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FIRST INT	ocket number <u>ypl-005</u> Ventor: <u>11 mwan cho</u> Rob Preparino the 8 Ning twe bamb elamine	TITLE 1, 2,	A-TRIAZ	TLE DERIVATI	VR.					
1. 🗹 Apr	olicant submits herewith a copy of (a) attact mitted for consideration by the Office; (b) a l	ned form PTO-1449 which list	s all palants out	alications annications n						
2. App filling files	olicant herein apprises the Patent Office of refer g date under 35 U.S.C. §120. The Serial Nu	ences cited in a parent U.S. applimber of the parent application had Form PTO-1449, in accordance	ication from which is U.S. Application	ins application obtains the						
	accordance with 37 C.F.R. §1.98(s)(3), Applic A copy of a translation of one or more non A conclas explanation is (chact at least one provided in the accompanying foreign or in the accom	cant hareby certifies that for ea -English document, or portion	ch reference not i thereof, is provide	d herewith;						
4. Sin	(b)(1), (b)(2) — WITMIN 3 MONTHS OF FIL ce this information Disclosure Statement is be the date of entry of the national stage as set fo 97(e) is required.	eing filed within three months of	the filing date of t	he subject application or v ation, no tee or certificati	within three months on under 37 C.F.R.					
5. Ef Sin	7(b)(3), (b)(4) — PRIOR TO MALING OF FRE co this information Disclosure Statement is b first Office action after the filing of a reques 97(e) is required.	eine filed before the melling da	te of the first Offic	a Action on the marks, or	before the mailing					
6. Sin	37(c) – AFTER FIRST ACTIOM, BEFORE Fice this information Disclosure Statement is be Final Rejection or Notice of Allowance, this the fee required under 37 C.F.R. §1.97(c)() the statement specified in 37 C.F.R. §1.97	eing filed outside of the period submission is being accompar 2) and specified in 37 C.F.R. §	provided for in 97 nled by (one of th 1.17(p).	C.F.R. §1.97(b), but befo a following baxon must	re the mailing date to checked):					
7. D Sin	7(d) — AFTER FINAL REJECTION OR ALL 23 this information Disclosure Statement is be and is accompanied by both the statement s checked.)	ling filed after the period specifi	ed in 37 C.F.R. §1 and the fee set for	.97(c), but on or before pa 1h in 37 C.F.R. §1.17(p).	eussi erī io fnemys toum 6 no 8 xoB)					
8. Dine Sta to ti	ccordance with 37 C.F.R. §1.97(e)(1), Applic lement was first closd in any communication fr le filing of this Information Disclosure Statem	cant's attorney contifies that ear om a foreign patent office in a co ent.   The foreign or interna	ch item of informer cunterpart foreign tional search repo	tion contained in this Info application not more than ori(s) is/are enclosed.	rmation Disclosure three months prior					
9. () in a State	ecordance with 37 C.F.R. §1.97(e)(2), Appil coment was etted in a communication from a ling this certification after making reasonable ny individual designated in 37 C.F.R. §1.56(a	cant's attorney certifies that no foreign patent office in a countri Inculty, no item of information o	liam of informali Inpart foreign appli In aith in benines in	on contained in this info ication, and, to the knowl formation Disclosure Sta	melion Disclosure adge of the person tement was known					
10. epp	no event the Commissioner of Patents deem: (Ication, Applicant's attorneys suthorize that	s that any additional fee is req such fee be charged to Deposi	ulred under 37 C. I Account No. 06	F.R. §§ 1.18 or 1.17 in o -1130	onnection with this					
11. Consideration of this Information Disclosure Statement is respectfully requested.										
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		(Use several sheets if necess	sary)		Il Hwan Cho, et a	<u>il.</u>	Group Art Unit		
				6-27-2003			1625		
			U.	s. Patent	DOCUMENTS				
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